HB 2269 -- HOLDING CELLS FOR MINORS

SPONSOR: Peters

This bill specifies a child taken into custody with or without a warrant for an offense must not be placed into a holding cell unless the cell only contains minors. The child must not be placed in any holding cell with another person who is 18 years of age or older and must remain separated from any other offenders who are 18 years of age or older during the initial booking process and throughout confinement until the child is certified as an adult for trial.